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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/805,626	03/13/2001	Mingjing Li	MS1-725US	3014
22801	7590 12/04/2003		EXAMINER	
LEE & HAYES PLLC 421 W RIVERSIDE AVENUE SUITE 500			THAI, HANH B	
SPOKANE,		2 300	ART UNIT PAPER NUMBER	
		•	2171	6
			DATE MAILED: 12/04/2003	3

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Advisory Action	09/805,626	LI ET AL.				
, acreer, , reach	Examiner	Art Unit				
ol v n	Hanh B Thai	2171				
The MAILING DATE of this communication appe	The MAILING DATE of this communication appears on the cover sheet with the correspondence address					
THE REPLY FILED 17 November 2003 FAILS TO PLATTHEREFORE, further action by the applicant is required to a final rejection under 37 CFR 1.113 may only be either: (condition for allowance; (2) a timely filed Notice of Appe Examination (RCE) in compliance with 37 CFR 1.114.	void abandonment of this application (1) a timely filed amendment whi	cation. A proper reply ch places the applicati	to a ion in			
PERIOD FOR RE	EPLY [check either a) or b)]					
a) The period for reply expires 3 months from the mailing date o						
b) The period for reply expires on: (1) the mailing date of this Adverse, however, will the statutory period for reply expire later the ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS 706.07(f). Extensions of time may be obtained under 37 CFR 1.136(a). The data have been filed is the date for purposes of determining the period of exten 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened (b) above, if checked. Any reply received by the Office later than three most earned patent term adjustment. See 37 CFR 1.704(b).	an SIX MONTHS from the mailing date of FILED WITHIN TWO MONTHS OF THE te on which the petition under 37 CFR 1.1 sion and the corresponding amount of the I statutory period for reply originally set in	the final rejection. FINAL REJECTION. See 36(a) and the appropriate extens the final Office action; or (2)	MPEP tension fee ion fee under as set forth in			
1. A Notice of Appeal was filed on Appellant' 37 CFR 1.192(a), or any extension thereof (37 CF	•					
2. The proposed amendment(s) will not be entered be	ecause:					
(a) \(\square\) they raise new issues that would require furth	er consideration and/or search (see NOTE below);				
(b) they raise the issue of new matter (see Note below);						
(c) they are not deemed to place the application issues for appeal; and/or	in better form for appeal by mat	erially reducing or sim	plifying the			
(d) they present additional claims without canceling a corresponding number of finally rejected claims.						
NOTE: 3. Applicant's reply has overcome the following rejections:	diam(n).					
4. Newly proposed or amended claim(s) would	` ' ——	enarate timely filed a	mendment			
canceling the non-allowable claim(s).						
5. ☑ The a) ☐ affidavit, b) ☐ exhibit, or c) ☑ request fo application in condition for allowance because: See	r reconsideration has been cons <u>e Continuation Sheet</u> .	idered but does NOT	place the			
6. The affidavit or exhibit will NOT be considered be raised by the Examiner in the final rejection.	cause it is not directed SOLELY	to issues which were	newly			
7. For purposes of Appeal, the proposed amendment explanation of how the new or amended claims w			na t			
The status of the claim(s) is (or will be) as follows:						
Claim(s) allowed:						
Claim(s) objected to:						
Claim(s) rejected: <u>1-54</u> .						
Claim(s) withdrawn from consideration:	•					
8. The drawing correction filed on is a) app	roved or b) disapproved by	the Examiner.				
9. 🗹 Note the attached Information Disclosure Stateme	nt(s)(PTO-1449) Paper No(s)	<u>5</u> .	41			
10. Other:			ML			

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Continuation of 5. does NOT place the application in condition for allowance because: Applicant's response to the "response to arguments" filed November 17, 2003 have been fully considered but they are not persuasive.

Regarding claim 40, applicant argues that "the arrangement shown and described by Marchisio (US 6,510,406) is not the same arrangement as claim 40" (response 11/17/03, page 18). In response, the system of Marchisio discloses the collection document module (27, Fig.2, Marchisio) being coupled to the feature extraction modules 21 of Marchisio receiving input documents. Clearly, web documents could be any media content source. Further, the documents of Marchisio are the form of categorization of speech (see col. 18, lines 54-57, Marchisio) and digital speech (see col. 19, lines 10-13, Marchisio) which are media content. And the collection of media content pieces must be done by the process of comparing the content of a current document set to some earlier document set to determine or summarize conceptual in a conversation (see col. 18, lines 56-61, Marchisio). As discussed, the web document contains the media content. The extraction from document includes the extraction from media content piece, and the indexing module 20 of Marchisio is being coupled to generate a query vector "text feature vector" (see col. 5, lines 8-14, col. 6, lines 35-38, Marchisio) based on these extracted text features. Therefore, Marchisio discloses the claimed limitations of claim 40.

Applicant argues that the final office action (mailed in October) is contradicted to the previous office action. In response, examiner merely elaborated on the feature claimed by pointing to the equivalent feature taught by the references.

Applicant argues that Marchisio does not teach "feature vector, which is compared with the query vector". Examiner respectively disagrees. Marchisio teach the dimension feature document (see Fig.4, Marchisio), which corresponds to the feature vectors as defined in the Specification, page 14, is a set of words. And Marchisio teaches the text feature vector associated with the plurality of media content pieces as discussed above. Further, Marchisio teach comparing the query vector to the document (see col4, lines 54-47 and col.6, lines 35-38, marchisio) that is text features associated with the plurality of media content pieces.

Applicant agues that neither Marchisio nor Hoffert (US 6,282,549) discloses "receiving user feedback regarding the relevance of the identified media content pieces". Examiner respectively disagrees. Marchisio teach the comparing queries to documents and the incorporating relevance feedback from the user (see col. 4, lines 56-57). As discussed, web documents could be any media content source. The feedback on the expansion for the query (see col. 15, lines 57-59, Marchisio) and the similar document to a list of documents that are relevant to a paragraph selection in the page (see col. 16, lines 52-56, Marchisio) are the examples of user feedback regarding the relevance of the identified documents of media content pieces.